

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
6/7/2007	J. Walsh	Review emails from D. Wood, counsel to B. Cohen, re: seizure of vessel and dispute with Del Mar Seafoods, Inc (0.3); respond to same (0.2)	0.50	245.00
6/15/2007	J. Walsh	Review and research pleadings (2.5); draft letter to Del Mar's attorneys regarding same (1.2); prepare and email appearance and claim to B. Cohen (0.5)	4.20	2,058.00
6/18/2007	J. Walsh	Telephone call from B. Cohen regarding response to seizure (0.5); draft letter to M. Kelly regarding same (0.3)	0.80	392.00
6/19/2007	J. Walsh	Telephone call from B. Cohen regarding status (0.3); emails to M. Holmes (0.2) regarding dispute	0.50	245.00
6/20/2007	J. Walsh	Telephone call from B. Cohen regarding status (0.3)	0.30	147.00
6/21/2007	J. Walsh	Review letter from opposing counsel regarding claim (1.1); telephone call to B. Cohen regarding same (0.6)	1.70	833.00
6/21/2007	G. Fanger	Review background and information regarding complaint for seizure of fishing vessel (0.3); conference with Ms. McGown at admiralty office of Northern District of California regarding posting bond for release of fishing vessel (0.2); conduct research regarding bond companies (1.0); conference with Marsh Insurance and International Sureties representatives regarding issues for obtaining bond for release of fishing vessel (0.4)	1.90	522.50
6/22/2007	J. Walsh	Draft Answer and Counterclaim (2.7); telephone call from B. Cohen regarding same (.4)	3.10	1,519.00
6/25/2007	J. Walsh	Final edits to Answer and Counterclaim (1.1); telephone call to B. Cohen regarding same (.6); draft letter to M. Holmes (.3); related research (1.6)	3.60	1,764.00
6/25/2007	G. Fanger	Telephone call with Lincoln Surety regarding bond (0.2); telephone call with HCC Surety regarding bond (0.2); prepare summary of bond information (0.4)	0.80	220.00
6/27/2007	J. Walsh	Telephone call from B. Cohen regarding strategy (0.9); edit letter to M. Holmes and send same (0.3)	1.20	588.00
7/2/2007	J. Walsh	Exchange emails with B. Cohen (0.2); review new letter from Del Mar (0.5)	0.70	343.00
7/3/2007	J. Walsh	Review email from B. Cohen (0.1); conference call with B. Cohen (0.7); begin draft of Motion to Dissolve Order of Arrest (2.0)	2.80	1,372.00

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7/5/2007	J. Walsh	Work on brief regarding vacating order of arrest (5.1); various calls to B. Cohen regarding same (0.9); send letter regarding access to the vessel for crew (0.2)	6.20	3,038.00
7/6/2007	J. Walsh	Telephone call from B. Cohen regarding motion and declarations (1.8); prepare and edit declaration (3.0)	4.80	2,352.00
7/9/2007	J. Walsh	Edit documents for filing (2.8); telephone call to B. Cohen regarding same (0.3)	3.10	1,519.00
7/9/2007	G. Fanger	Prepare motion to shorten time (4.1) ; check citations (1.0); review motion to vacate order of arrest (0.5)	5.60	1,540.00
7/12/2007	G. Fanger	Review plaintiff's opposition to motion to shorten time (0.4); conduct legal research regarding plea of abatement and lack of corporate capacity to bring motion (1.0); telephone conference with Mr. Cohen regarding status of corporate revivor application (0.2); telephone conference with Mr. Kennedy regarding status of corporate revivor application (0.3); prepare reply to plaintiff's opposition to defendants' motion to shorten time (4.4); prepare declaration of Mr. Cohen in support of reply (2.0)	8.30	2,282.50
7/13/2007	G. Fanger	Prepare reply to plaintiff's opposition to motion to shorten time (1.0); prepare declaration of Mr. Cohen in support of reply (0.9)	1.90	522.50
7/17/2007	J. Walsh	Review email regarding revival of corporation (0.2)	0.20	98.00
7/18/2007	J. Walsh	Telephone call from B. Cohen regarding nets (0.2)	0.20	98.00
7/19/2007	J. Walsh	Review corporation reinstatement papers (0.2); draft letter regarding same (0.2)	0.40	196.00
7/20/2007	J. Walsh	Telephone call to B. Cohen regarding net (0.3); review pleadings regarding motion to dismiss (0.3); conference with G. Fanger regarding same (0.2)	0.80	392.00
7/20/2007	G. Fanger	Analyze California rules of court for filing deadlines and preparation of opposition (0.4); analyze plaintiff's motion to dismiss (0.3); confer with J. Walsh regarding opposition to plaintiff's motion to dismiss (0.2)	0.90	247.50
7/27/2007	J. Walsh	Review pleadings from Del Mar (0.5); review deposition testimony from prior case (0.7)	1.20	588.00
7/27/2007	G. Fanger	Analyze Plaintiff's Opposition to Motion to Vacate Arrest and supporting documents (1.0)	1.00	275.00

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7/29/2007	G. Fanger	Conduct legal research regarding Rule E(4)(f) hearings and standard for seizure under supplemental admiralty rules (1.0); analyze Plaintiff's Opposition to Motion to Vacate Arrest and supporting documents (0.2)	1.20	330.00
7/30/2007	J. Walsh	Review deposition testimony from prior case (2.7); conference with G. Fanger regarding drafting responses (0.2); telephone call to B. Cohen regarding same (0.5)	3.40	1,666.00
7/30/2007	G. Fanger	Confer with J. Walsh regarding reply to plaintiff's opposition (0.2); conduct legal research regarding Rule E(4)(f) hearings and standard for seizure under supplemental admiralty rules (0.5); prepare reply to Plaintiff's opposition to motion to vacate arrest (3.6)	4.30	1,182.50
7/31/2007	J. Walsh	Review pleadings from Del Mar (0.2); outline Reply (0.5)	0.70	343.00
7/31/2007	G. Fanger	Conduct legal research regarding good faith requirement for contracts; contract modification (4.0); prepare reply to opposition to motion to vacate arrest (3.0)	7.00	1,925.00
8/1/2007	J. Walsh	Edit reply, declaration and opposition (3.9), telephone call to B. Cohen regarding edits and revisions (0.9)	4.80	2,352.00
8/1/2007	G. Fanger	Conduct legal research regarding standing issues (1.0); prepare opposition to plaintiff's motion to dismiss (3.0); prepare Mr. Cohen's declaration in support of reply (0.5); update opposition (0.2); prepare and finalize documents for filing (0.5)	5.20	1,430.00
8/9/2007	G. Fanger	Confer with J. Walsh regarding contract modification and statute of frauds (0.2); conduct legal research regarding statute of frauds (0.8)	1.00	275.00
8/13/2007	J. Walsh	Review pleadings (0.6); begin preparation for hearing (0.5)	1.10	539.00
8/13/2007	G. Fanger	Conduct legal research regarding statute of frauds and contract modification (4.4) and prepare memo summarizing research (3.5)	7.90	2,172.50
8/14/2007	J. Walsh	Review email regarding timeline (0.5); review memo regarding statute of frauds (0.3); telephone call from B. Cohen regarding hearing strategy (0.4)	1.20	588.00
8/14/2007	G. Fanger	Prepare memo summarizing research regarding statute of frauds and contract modification (0.8)	0.80	220.00
8/15/2007	J. Walsh	Review pleadings in preparation for hearing (2.6)	2.60	1,274.00

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8/16/2007	J. Walsh	Prepare for hearing (3.2); meeting with B. Cohen (.9); appear in court (3.0)	7.10	3,479.00
8/17/2007	J. Walsh	Review order from judge (0.2); telephone call to G. Fanger regarding same (0.1); review draft letter regarding release (0.3); telephone call to Barry's son regarding same (0.1)	0.70	343.00
8/17/2007	G. Fanger	Analyze order vacating arrest (0.2); Telephone call with U.S. Marshal's office regarding release of vessel (0.2); telephone call with custodian at SugarDock regarding release of vessel (0.2); prepare letters to U.S. Marshal and custodian regarding order to vacate arrest (0.2); prepare demand letter to plaintiff regarding payment of custodial fees (0.3); confer with J. Walsh regarding demand letter (0.1); confer with Mr. Cohen regarding demand letter and missing drag net (0.3); prepare case management statement (0.2); analyze ADR rules for compliance with case management statement (0.4); review plaintiff's reply to defendants' opposition to motion to dismiss (0.4)	2.50	687.50
8/20/2007	J. Walsh	Review emails regarding release of vessel (.3); telephone call from B. Cohen regarding same (.4); draft Case Management Conference Statement (2.9)	3.60	1,764.00
8/20/2007	G. Fanger	Conference with M. Kelley regarding survey (0.2); prepare email to M. Kelley regarding presence of captain at survey (0.2); prepare joint case management statement (2.7); prepare initial disclosures (2.0); prepare ADR certification (0.3); prepare disclosure of interested parties (0.5); analyze subject matter jurisdiction issue (1.0)	6.90	1,897.50
8/21/2007	J. Walsh	Review new pleadings regarding arrest (2.1); telephone call to B. Cohen regarding same (.6); edit various filings including Case Management Conference statements (.9)	3.60	1,764.00

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	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
8/21/2007	G. Fanger	Finalize initial disclosures and send to plaintiff (.5); prepare notice of insurance coverage and supporting declaration for J. Walsh (1.0); finalize and file disclosure of interested persons (0.3); prepare joint case management statement and send to plaintiff (3.5); analyze plaintiff's application for emergency stay (0.2); analyze plaintiff's request for leave to file motion for reconsideration of order vacating arrest (0.2); conduct legal research regarding motions for reconsideration (2.5); prepare opposition to plaintiff's request for leave (2.0); prepare supporting declaration for Mr. Cohen (0.6)	10.80	2,970.00
8/22/2007	J. Walsh	Review pleadings (.2); edit same (.5); telephone call to B. Cohen regarding same (.2)	0.90	441.00
8/22/2007	G. Fanger	Conduct legal research regarding motions for reconsideration (1.5); prepare opposition to plaintiff's request for leave (4.0); prepare supporting declaration for Mr. Cohen (1.0); prepare letter to U.S. Marshal requesting immediate release of vessel (0.2); telephone call with Mr. Bodle at SugarDock regarding status of release of vessel (0.2)	6.90	1,897.50
8/23/2007	J. Walsh	Edit and file pleadings (2.5); various emails and calls to Department of Justice, Del Mar's counsel, and B. Cohen regarding release of the vessel (0.6)	3.10	1,519.00
8/23/2007	G. Fanger	Review proposed changes to case management statement from M. Kelley (0.4); update and finalize case management statement (1.0); update and finalize opposition to request for reconsideration and application for emergency stay (3.0); prepare proposed order denying plaintiff's request for reconsideration (0.5); prepare separate response to plaintiff's motion for leave for reconsideration (2.3)	7.20	1,980.00
8/24/2007	J. Walsh	Telephone call from B. Cohen regarding Case Management Conference (5); review disclosures by Plaintiff (1.8); various emails and calls regarding release of the vessel (.2)	2.50	1,225.00
8/24/2007	G. Fanger	Confer with U.S. Marshal's office regarding status of arrest (0.1); review plaintiff's initial disclosures (0.2)	0.30	82.50
8/28/2007	G. Fanger	Calls with Mr. Kobak regarding declaration (0.4); prepare declaration of Dave Kobak (1.0)	1.40	385.00

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8/30/2007	J. Walsh	Prepare for and attend Case Management Conference with B. Cohen (2.6)	2.60	1,274.00
8/30/2007	G. Fanger	Confer with Mr. Kobak regarding declaration (0.2); update Mr. Kobak's declaration (0.3)	0.50	137.50
8/31/2007	J. Walsh	Follow-up case management conference hearing (0.2)	0.20	98.00
9/4/2007	J. Walsh	Review letter regarding assignment of interest in processing joint venture (0.1); telephone call from B. Cohen regarding same (0.2); edit disclosures (0.3)	0.60	294.00
9/4/2007	G. Fanger	Prepare initial disclosures (1.5); prepare letter to U.S. Marshal regarding damages (0.2); review documents for initial disclosures (1.0)	2.70	742.50
9/5/2007	J. Walsh	Telephone call from B. Cohen regarding damage (0.3)	0.30	147.00
9/5/2007	G. Fanger	Finalize and serve initial disclosures (0.8); update letter to U.S. Marshal regarding damages (0.2)	1.00	275.00
9/7/2007	J. Walsh	Telephone call to C. Cohen's divorce attorney regarding status of case (0.4)	0.40	196.00
9/10/2007	G. Fanger	Analyze letter from plaintiff regarding initial disclosures (0.1); prepare response (0.2)	0.30	82.50
9/11/2007	J. Walsh	Review discovery materials (0.4); conference with G. Fanger regarding discovery issues (0.2)	0.60	294.00
9/11/2007	G. Fanger	Confer with J. Walsh regarding response to plaintiff's letter regarding initial disclosures (0.2); prepare response (1.1)	1.30	357.50
9/12/2007	J. Walsh	Telephone call from R. Wagner, outside general counsel for Del Mar(0.9)	0.90	441.00
9/12/2007	G. Fanger	Update response to plaintiff regarding initial disclosures (0.5)	0.50	137.50
9/14/2007	J. Walsh	Conference with G. Fanger and B. Cohen regarding settlement proposal and damage calculation (0.6)	0.60	294.00
9/14/2007	G. Fanger	Analyze receipts and calculate damages (1.0); confer with J. Walsh and Mr. Cohen regarding damages and strategy (0.6); finalize response to plaintiff regarding initial disclosures (0.3)	1.90	522.50
9/24/2007	J. Walsh	Telephone conference with R. Wagner regarding settlement (0.2); draft letter regarding the same (0.5)	0.70	343.00
9/25/2007	J. Walsh	Edit settlement offer letter (0.3) ; telephone call from B. Cohen regarding the same (0.4)	0.70	343.00
9/25/2007	G. Fanger	Analyze and review proposed settlement (0.5)	0.50	137.50

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9/27/2007	J. Walsh	Telephone conference with D. Caspe, C. Cohen's divorce attorney, regarding settlement (0.3); telephone call from B. Cohen regarding edits to settlement offer (0.4)	0.60	294.00
10/2/2007	J. Walsh	Telephone conference with D. Caspe regarding settlement offer letter (0.2)	0.20	98.00
10/4/2007	J. Walsh	Telephone conference with D. Caspe regarding approval to settlement offer (0.2)	0.20	98.00
10/9/2007	J. Walsh	Telephone call from B. Cohen regarding settlement letter (0.2); telephone conference with D. Caspe regarding the same (0.1)	0.30	147.00
10/10/2007	J. Walsh	Review email regarding okay from Chris Cohen (0.1); telephone conference with B. Cohen regarding the same (0.2); edit and send off letter (0.3)	0.60	294.00
10/12/2007	G. Fanger	Prepare Supplemental Disclosures regarding damages calculations (0.9)	0.90	247.50
10/17/2007	J. Walsh	Conference regarding mediator's timing (0.3); telephone conference with R. Wagner regarding settlement (0.2)	0.50	245.00
10/18/2007	G. Fanger	Analyze scheduling order and prepare summary of upcoming deadlines (0.6)	0.60	165.00
10/23/2007	J. Walsh	Review emails regarding litigation strategy (0.2); conference with G. Fanger regarding initial written discovery (0.2); telephone conference with B. Cohen regarding the same (0.3)	0.70	343.00
10/24/2007	J. Walsh	Telephone conference with R. Wagner regarding settlement (0.2); email to B. Cohen regarding the same (0.1)	0.30	147.00
10/24/2007	G. Fanger	Analyze plaintiff's pleadings for preparation of discovery requests (1.4); prepare Defendants' First Set of Interrogatories (3.0); prepare Defendants' First Request for Production of Documents (3.0)	7.40	2,035.00
10/25/2007	J. Walsh	Review draft discovery (0.7)	0.70	343.00
10/25/2007	G. Fanger	Prepare Defendants' First Request for Admissions (1.5); prepare Defendants' First Set of Interrogatories (2.0); prepare Defendants' First Request for Production of Documents (1.3)	4.80	1,320.00
10/26/2007	G. Fanger	Confer with J. Walsh regarding Defendants' discovery requests to plaintiff (0.2); update Defendants' First Request for Admissions (0.6); update Defendants' First Set of Interrogatories (0.7); Update Defendants' First Request for Production of Documents (0.7); prepare letter to plaintiff regarding scheduling depositions (0.3)	2.50	687.50

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11/1/2007	G. Fanger	Conduct legal research regarding waiver and assignment of joint venture interest for mediation brief (3.2)	3.20	880.00
11/7/2007	G. Fanger	Conduct legal research regarding waiver and assignment of joint venture interest for mediation brief (0.6); prepare mediation brief (1.0)	1.60	440.00
11/8/2007	G. Fanger	Prepare mediation brief (5.9)	5.90	1,622.50
11/9/2007	J. Walsh	Edit mediation letter (0.6); forward to B. Cohen and his wife's attorney (0.1)	0.70	343.00
11/9/2007	G. Fanger	Prepare mediation brief (3.7)	3.70	1,017.50
11/12/2007	J. Walsh	Edit mediation letter (0.8)	0.80	392.00
11/13/2007	J. Walsh	Edit and send mediation brief (0.5)	0.50	245.00
11/14/2007	J. Walsh	Telephone call from B. Cohen regarding meeting for mediation (0.3)	0.30	147.00
11/15/2007	J. Walsh	Attend mediation with B. Cohen (7.3)	7.30	3,577.00
11/16/2007	J. Walsh	Conference with G. Fanger regarding further discovery (0.2); edit notes and case letter (0.9)	1.10	539.00
11/16/2007	G. Fanger	Prepare depositions notices for Joe Roggio (0.7); prepare deposition notice for Joe Cappuccio (0.6); prepare cover letter regarding depositions notices (0.2)	1.50	412.50
11/19/2007	J. Walsh	Telephone call from B. Cohen regarding depositions (0.2); edit message to G. Poulos (0.1); review rules as to non-parties (0.3)	0.60	294.00
11/20/2007	G. Fanger	Update deposition notices and serve on plaintiff (0.3)	0.30	82.50
11/26/2007	J. Walsh	Telephone call from B. Cohen regarding depositions of J. Roggio and J. Cappuccio (0.2)	0.20	98.00
11/28/2007	J. Walsh	Review email regarding deposition requests (0.1); draft letter in response (0.4)	0.50	245.00
11/29/2007	J. Walsh	Email to D. Caspe regarding depositions (0.2)	0.20	98.00
11/30/2007	J. Walsh	Review new pleadings (0.2)	0.60	294.00
12/1/2007	G. Fanger	Update letter to Mr. Poulos regarding depositions (0.1)	0.10	27.50
12/3/2007	J. Walsh	Final edits of deposition letters (0.3)	0.30	147.00
12/3/2007	G. Fanger	Prepare letter to plaintiff regarding depositions (0.1)	0.10	27.50
12/4/2007	G. Fanger	Call with Captain Kobak regarding availability for deposition (0.1); prepare response to M. Kelly regarding availability of Captain Kobak for deposition (0.1)	0.20	55.00
12/5/2007	J. Walsh	Review emails regarding depositions (0.2); forward discovery to all parties (0.1); telephone conference with B. Cohen regarding status (0.5)	0.80	392.00
12/5/2007	G. Fanger	Confer with Captain Kobak regarding availability for deposition (0.1)	0.10	27.50

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12/6/2007	J. Walsh	Review pleadings and notice (0.3); telephone conference with B. Cohen regarding the same (0.5); conference with G. Fanger regarding the same (0.1)	0.90	441.00
12/6/2007	G. Fanger	Conduct research regarding inspection of vessel under FRCP 34 (1.0); correspondence with Del Mar attorneys regarding agreement to terms of survey of vessel (0.2); correspondence with Del Mar attorneys regarding deposition of Captain Kobak (0.1); calls with Captain Kobak regarding deposition scheduling; review deposition notices and subpoenas (0.2)	1.50	412.50
12/7/2007	J. Walsh	Review new pleadings and respond to same (0.4); conference with G. Fanger regarding the same (0.2)	0.60	294.00
12/7/2007	G. Fanger	Conduct research regarding marital privileges under California and federal law (1.5); Conduct research regarding applicable privilege laws under federal rules of evidence and diversity jurisdiction (1.5); prepare letter to Del Mar attorneys regarding proposal for written questions to Ms. Cohen in lieu of taking her deposition (0.6)	3.60	990.00
12/10/2007	J. Walsh	Review matters regarding depositions (0.3); check rules (1.2); conference with G. Fanger regarding the same (0.1)	1.60	784.00
12/10/2007	G. Fanger	Analyze documents related to depositions of Joe Roggio (1.0); analyze documents related to deposition of Joe Cappuccio (1.0); Prepare witness files for depositions of Joe Roggio (0.2) and Joe Cappuccio (0.2)	2.40	660.00
12/11/2007	J. Walsh	Work on preparations for depositions (0.6)	0.60	294.00
12/11/2007	G. Fanger	Analyze documents related to depositions of Joe Roggio (1.0) and Joe Cappuccio (1.0); Prepare witness files and for depositions of Joe Roggio (0.6) and Joe Cappuccio (0.6); call with Mr. Poulos regarding scheduling of depositions (0.1)	3.30	907.50
12/12/2007	J. Walsh	Meeting with B. Cohen (1.0); prepare for deposition of J. Roggio and J. Cappuccio (3.2)	4.20	2,058.00

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12/12/2007	G. Fanger	Calls with Ms. Cohen regarding deposition schedules (0.3); attend deposition preparation discussions with Mr. Cohen and B. Walsh (1.5); Discuss and analyze discovery responses with Mr. Cohen (1.5); prepare responses plaintiff's request for admissions (1.0); prepare responses for plaintiff's first set of interrogatories (3.5); prepare responses to plaintiff's request for production of documents (1.5)	9.30	2,557.50
12/13/2007	J. Walsh	Prepare for and conduct deposition of J. Roggio (6.1)	6.10	2,989.00
12/13/2007	G. Fanger	Prepare response to plaintiff's request for admissions (1.0); prepare response to plaintiff's first set of interrogatories (4.0); prepare letter to Dave Kobak regarding deposition subpoena (0.2); conduct research regarding statute of limitations for oral agreements (2.0); conduct research regarding obligation to produce tax returns in discovery (2.0)	9.20	2,530.00
12/14/2007	J. Walsh	Prepare for and conduct deposition of Joe Cappuccio (3.2); follow up questions regarding discovery (1.4)	4.60	2,254.00
12/14/2007	G. Fanger	Prepare request for admissions and production of documents regarding deposition transcripts (0.7); prepare responses to plaintiff's interrogatories (0.4) and requests for admissions (0.3); conduct research regarding admissibility of tax returns (1.0); conduct research regarding protective orders (1.0); correspondence with Ms. Cohen regarding deposition scheduling (0.1)	3.50	962.50
12/16/2007	G. Fanger	Conduct research regarding protective order and marital privilege (2.0); conduct research regarding motion to shorten time for hearing on protective order (1.5)	3.50	962.50
12/17/2007	J. Walsh	Work on discovery issues (2.3); telephone conference with B. Cohen regarding the same (0.2); telephone conference with D. Cantrell regarding depositions (0.1); draft discovery letters (0.5)	3.10	1,519.00
12/17/2007	G. Fanger	Conduct research regarding marital privilege under state and federal law (2.2); prepare motion to shorten time (2.0); prepare motion for protective order (7.0)	11.20	3,080.00
12/18/2007	J. Walsh	Review and edit motion papers (1.5); telephone conference with B. Cohen regarding the same (0.5); related research (1.3)	3.30	1,617.00

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12/18/2007	G. Fanger	Prepare Motion for Protective Order (2.0); Prepare Proposed Protective Order (0.4); Prepare Declaration of Gwen Fanger in Support of Motion for Protective Order (1.0); Prepare Declaration of Christene Cohen in Support of Motion for Protective Order (0.8); Prepare Declaration of Barry Cohen in Support of Motion for Protective Order (0.5); Prepare Motion to Shorten Time (0.5); Prepare Proposed Order Shortening Time (0.2); Prepare Declaration of Gwen Fanger in Support of Motion to Shorten Time (1.0); Update responses to requests for admissions (1.0); Update responses to Interrogatories (1.0); Prepare responses to requests for production of documents (2.0)	10.40	2,860.00
12/19/2007	J. Walsh	Draft letter regarding discovery; prepare for depositions; related research	2.70	1,323.00
12/19/2007	G. Fanger	Prepare responses to requests for admissions (1.0); prepare responses to interrogatories (4.0); prepare responses to requests for production of documents (4.0); update correspondence to G. Poulos regarding discovery matters (0.3)	9.30	2,557.50
12/20/2007	J. Walsh	Review discovery responses (1.4); conference with G. Fanger regarding the same (0.2); related research (0.7)	2.30	1,127.00
12/20/2007	G. Fanger	Update responses to requests for admissions (0.4); update interrogatory responses (1.5); prepare responses to requests for documents (1.5); conduct legal research regarding accountant and taxpayer privilege under federal and state laws (2.0)	5.40	1,485.00
12/21/2007	J. Walsh	Work on discovery responses (1.8; telephone conference with B. Cohen regarding the same (0.3)	2.10	1,029.00
12/21/2007	G. Fanger	Calls with Mr. Cohen regarding responses to discovery requests (0.5); call with Mr. Kobak regarding addresses of crew members (0.2); prepare correspondence to Mr. Kobak regarding scheduling inspection of vessel (0.2); update interrogatory responses (2.0); update responses to requests for production of documents (0.8); prepare responses to plaintiff's discovery requests for service (0.5)	4.20	1,155.00

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12/26/2007	J. Walsh	Review opposition (1.3); edit and file reply (1.0); telephone conference with M. Kelly regarding depositions (0.2); telephone conference with B. Cohen regarding the same (0.6)	3.10	1,519.00
12/26/2007	G. Fanger	Conduct research regarding discovery of tax returns (0.9); conduct research regarding disclosure of tax information by accountants (1.0); prepare summary of research (0.4); analyze opposition for reply to motion for protective order (0.3); analyze background and information for deposition of Dave Kobak (1.3)	3.90	1,072.50
12/27/2007	J. Walsh	Prepare for and attend D. Cantrell deposition (3.5); follow up discussions with B. Cohen (1.5); return travel (3.0)	8.00	3,920.00
12/31/2007	J. Walsh	Telephone conference with B. Cohen regarding discovery schedule (0.3); review documents regarding profits and losses of vessel company (0.2)	0.50	245.00
1/2/2008	J. Walsh	Prepare for discovery hearing (1.5); review new documents (0.3); respond to emails regarding discovery (0.2); telephone conference with B. Cohen regarding various issues (0.8)	2.80	1,456.00
1/3/2008	J. Walsh	Attend hearing; conference with opposing counsel regarding discovery (2.6); various emails regarding discovery (0.2); telephone conference with B. Cohen regarding same (0.2); telephone conference with M. Kelley regarding same (0.1)	3.10	1,612.00
1/4/2008	J. Walsh	Telephone conference with B. Cohen regarding status (0.4); review Order regarding discovery (0.1); telephone conference with G. Poulos regarding same (0.4)	0.80	416.00
1/7/2008	J. Walsh	Telephone conference with B. Cohen regarding discovery issues (0.5); conference with G. Fanger regarding same (0.3)	0.80	416.00
1/7/2008	G. Fanger	Prepare supplemental disclosures (2.4); respond to document requests from Del Mar (2.4)	4.80	1,680.00
1/8/2008	J. Walsh	Work on discovery issues (1.5); prepare for deposition of B. Cohen (1.6)	3.10	1,612.00
1/8/2008	G. Fanger	Attend deposition of Captain Kobak (2.4) and Michael Cohen (0.7); prepare responses to request for additional documents from Del Mar (1.0); prepare supplemental interrogatory responses (2.0); prepare supplemental document productions responses (1.6)	7.70	2,695.00

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
1/9/2008	J. Walsh	Prepare for and defend deposition of B. Cohen (6.1); review new materials regarding discovery (0.7)	6.80	3,536.00
1/9/2008	G. Fanger	Meet with Mr. Cohen regarding supplemental responses to Del Mar discovery requests (2.0); prepare supplemental interrogatory responses (2.0); prepare supplemental document production response (2.9); prepare privilege log (0.8); prepare response to letter from Del Mar requesting additional discovery (0.2)	7.90	2,765.00
1/10/2008	J. Walsh	Edit discovery letter (0.3); review new discovery (1.8)	2.10	1,092.00
1/10/2008	G. Fanger	Update supplemental interrogatory response (1.1); update supplemental document production responses (2.0); prepare for deposition of Ms. Cohen (1.0); Travel from San Francisco to Scottsdale, Arizona for deposition of Ms. Cohen (5.0); Meet with Ms. Cohen to prepare for deposition (2.0)	11.10	3,885.00
1/11/2008	J. Walsh	Finish supplemental discovery (0.7); draft letter regarding the same(0.3); review their discovery (2.5)	3.50	1,820.00
1/11/2008	G. Fanger	Prepare for deposition of Ms. Cohen (0.7); Attend deposition of Ms. Cohen (4.0); Return travel from Scottsdale, Arizona to San Francisco (4.5)	9.20	3,220.00
1/14/2008	G. Fanger	Analyze expert report and supplemental disclosures from Del Mar (0.7)	0.70	245.00
1/18/2008	G. Fanger	Review deposition transcripts (2.1); review Del Mar's responses to supplemental requests for admissions (0.1); conduct legal research regarding response to Del Mar's admissions responses (0.5)	2.70	945.00
1/22/2008	G. Fanger	Review letter from Del Mar regarding discovery of tax schedules (0.1); prepare summary of remaining issues regarding tax schedules and Del Mar's supplemental disclosures (0.3)	0.40	140.00
1/23/2008	G. Fanger	Correspondence with Mr. Poulos regarding requests for tax documents (0.2); review Del Mar's request to court for motion to compel production of tax schedules (0.2); prepare outline of response (0.7)	1.10	385.00

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
1/24/2008	G. Fanger	Calls with Mr. Cohen regarding tax schedules (0.4); Call with Mr. Poulos regarding production of tax schedules (0.1); prepare response to court regarding production of tax schedules (2.0); prepare draft declaration for Mr. Cohen in support of response to request for tax schedules (0.7)	3.20	1,120.00
1/25/2008	J. Walsh	Review materials regarding tax returns (0.8); review letters regarding the same (0.3); telephone conference with B. Cohen regarding the same (0.5)	1.60	832.00
1/25/2008	G. Fanger	Review tax schedules for response to Del Mar's discovery request (1.0); confer with J. Walsh regarding production of tax schedules (0.3); prepare response to court regarding production of tax schedules (2.6); prepare response to Del Mar regarding production of tax schedules (0.2); review Del Mar's additional request for tax documents (0.1); confer with Mr. Cantrell regarding additional summaries of tax schedules for 2004-2005 (0.4); review documents from Mr. Cantrell for response to Del Mar's request for additional tax documents (1.0); prepare response to Del Mar regarding production of additional summaries of tax documents (0.3)	5.90	2,065.00
1/28/2008	G. Fanger	Analyze plaintiff's discovery responses (1.0); prepare outline of responses (0.7)	1.70	595.00
1/29/2008	G. Fanger	Analyze plaintiff's discovery responses (0.5); prepare outline of responses (1.3)	1.80	630.00
1/30/2008	G. Fanger	Prepare correspondence to Ms. Cohen regarding discovery documents and deposition transcript (0.2); review deposition transcript (0.5); conduct legal research regarding parol evidence rule (0.7); analyze plaintiff's mediation brief and prepare outline of issues (2.1)	3.50	1,225.00
2/1/2008	G. Fanger	Conduct legal research regarding parol evidence rule (1.3)	1.30	455.00
2/4/2008	G. Fanger	Conduct legal research regarding parol evidence rule and outline issues for preparation of trial brief (2.8)	2.80	980.00
2/5/2008	G. Fanger	Conduct legal research regarding advance payments (2.0); conduct legal research regarding parol evidence rule and promissory estoppel (1.0); prepare trial brief (3.7)	6.70	2,345.00
2/6/2008	G. Fanger	Conduct legal research regarding payment obligations under C.C. 1479 (2.1)	2.10	735.00

Defendants' Attorney's Fees*Del Mar Seafoods v. Cohen*

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
2/7/2008	G. Fanger	Analyze background and information for preparation of motions in limine (0.3); conduct research regarding wrongful arrest (2.3); conduct research regarding maritime liens and mortgages (2.3); prepare draft trial brief (1.7)	6.60	2,310.00
2/11/2008	G. Fanger	Conduct research regarding interference with economic advantage (1.0); conduct research regarding malicious prosecution (1.0); prepare draft trial brief (5.5)	7.50	2,625.00
2/19/2008	J. Walsh	Conference with G. Fanger regarding deposition record and schedule (0.2); review schedule (0.2); forward same to B. Cohen (0.1)	0.50	260.00
2/19/2008	G. Fanger	Review Ms. Cohen's edits to deposition transcript (0.3); review court orders for upcoming deadlines and prepare summary of upcoming deadlines (0.5)	0.80	280.00
2/21/2008	G. Fanger	Correspondence with Ms. Cohen regarding changes to deposition transcript (0.1)	0.10	35.00
2/29/2008	J. Walsh	Review emails regarding motion for summary judgment (0.3); forward to B. Cohen (0.1).	0.40	208.00
2/29/2008	G. Fanger	Analyze Plaintiff's Motion for Summary Judgment for preparation of response (3.0)	3.00	1,050.00
3/3/2008	J. Walsh	Telephone call from B. Cohen regarding opposition to summary judgment motion (0.6); begin review of same (0.9); conference with G. Fanger regarding response (0.1).	1.60	832.00
3/3/2008	G. Fanger	Conduct research regarding opposition to motion for summary judgment (2.0); correspondence with Greg Poulos regarding stipulation to change of hearing date (0.1); conduct research regarding rules for stipulation to change in hearing date (0.5); prepare stipulation requesting order changing time of hearing date (0.4); prepare declaration of James Walsh in support of request for change in hearing date (0.4); prepare proposed order for change in hearing date (0.3)	3.70	1,295.00
3/4/2008	J. Walsh	Review cases on admiralty rules as to application of state law (1.6)	1.60	832.00
3/4/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (2.0); conduct research regarding interference with economic advantage (2.0); review pleadings for opposition (1.5); review deposition testimony for opposition (2.0)	7.50	2,625.00

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
3/5/2008	J. Walsh	Draft introductory and legal portions of opposition brief. (4.6)	4.60	2,392.00
3/5/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (5.3)	5.30	1,855.00
3/6/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (6.3)	6.30	2,205.00
3/7/2008	J. Walsh	Review draft memo (2.8); related research (0.7); conference with G. Fanger regarding approach to the issues (0.1).	3.60	1,872.00
3/7/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (7.4)	7.40	2,590.00
3/9/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (3.0); conduct legal research (0.9)	3.90	1,365.00
3/10/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (5.9); prepare declaration in support of opposition (1.5); conduct legal research (1.5); review pleadings for opposition (0.5); review deposition testimony for opposition (1.0)	10.40	3,640.00
3/11/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (10.7)	10.70	3,745.00
3/12/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (7.3); prepare declaration in support of opposition (2.0); calls with Mr. Cohen regarding opposition (0.3)	9.60	3,360.00
3/13/2008	G. Fanger	Prepare opposition to Plaintiff's motion for summary judgment (5.0); prepare declaration in support of opposition (0.5); prepare documents for filing (0.6)	6.10	2,135.00
3/17/2008	J. Walsh	Review final summary judgment papers (1.0); telephone call to G. Fanger regarding same (0.2).	1.20	624.00
3/18/2008	G. Fanger	Review Cohen deposition transcripts for preparation of trial exhibits (0.8); conduct research regarding motions in limine (0.5); review discovery for motion in limine (1.0)	2.30	805.00
3/19/2008	J. Walsh	Review new order (0.2); conference with G. Fanger regarding same (0.2).	0.40	208.00
3/19/2008	G. Fanger	Review Roggio transcript for preparation of trial exhibits (0.5); prepare joint ADR progress report (2.1); prepare correspondence to Greg Poulos regarding joint report (0.2)	2.80	980.00

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
3/20/2008	G. Fanger	Confer with B. Walsh regarding joint ADR progress report (0.2) and motions in limine (0.2); Update joint ADR progress report (0.2); update correspondence to Greg Poulos regarding joint report (0.2); conduct research regarding parole evidence rule (0.7); conduct research regarding motions in limine (0.6); prepare motion in limine regarding parole evidence (3.3)	5.40	1,890.00
3/21/2008	J. Walsh	Review reply (0.7); forward to B. Cohen (0.1).	0.80	416.00
3/24/2008	G. Fanger	Update Joint ADR Progress Report and file (0.1); correspondence with Greg Poulos regarding Joint Report (0.1); legal research regarding parole evidence rule (3.0); update motion in limine regarding parole evidence (1.7); review depositions for motion in limine (0.5); review plaintiff's reply to summary judgment opposition (0.3)	5.70	1,995.00
3/25/2008	J. Walsh	Email to B. Cohen regarding settlement (0.2).	0.20	104.00
3/25/2008	G. Fanger	Legal research regarding hearsay to exclude Mrs. Cohen statements regarding marital status and correspondence from Mr. Cohen regarding payment of debts (0.4); update motion in limine regarding parole evidence (2.3); review plaintiff's discovery responses for support for motion in limine (0.8)	3.50	1,225.00
3/26/2008	G. Fanger	Legal research regarding basis for exclusion of Mrs. Cohen statements regarding marital status and correspondence from Mr. Cohen regarding payment of debts (1.1); review deposition transcripts for motion in limine (0.5); update motion in limine regarding parole evidence (1.8)	3.40	1,190.00
3/30/2008	G. Fanger	Review Roggio transcript for motion in limine (0.9); update motion in limine (3.0)	3.90	1,365.00
3/31/2008	G. Fanger	Legal research regarding statute of limitations for oral agreements (2.5); update motion in limine (0.5); prepare declaration in support of motion in limine (1.8)	4.80	1,680.00
4/2/2008	G. Fanger	Prepare pre-trial disclosures (2.0); update motion in limine (0.3)	2.30	805.00

Defendants' Attorney's Fees*Del Mar Seafoods v. Cohen*

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
4/7/2008	G. Fanger	Prepare pre-trial disclosures (0.5); review transcripts for pretrial disclosures and trial exhibits (1.2); prepare joint pretrial order (3.5); prepare for summary judgment hearing (0.4)	5.60	1,960.00
4/8/2008	J. Walsh	Conference with G. Fanger regarding in limine motions; summary judgment argument; and trial preparation (0.4)	0.40	208.00
4/8/2008	G. Fanger	Confer with B. Walsh regarding pretrial disclosures (0.4); prepare pre-trial disclosures (0.8); review transcripts for pretrial disclosures (1.0) and review discovery for trial exhibits (2.5); prepare joint pretrial order (0.4)	5.10	1,785.00
4/9/2008	J. Walsh	Prepare for oral argument; review briefs (3.4); conference with G. Fanger re: hearing (0.3)	3.70	1,924.00
4/9/2008	G. Fanger	Confer with B. Walsh regarding summary judgment hearing (0.3); prepare for summary judgment hearing (3.9); prepare pretrial disclosures (1.4); prepare joint pretrial order (0.7)	6.30	2,205.00
4/10/2008	J. Walsh	Attend oral argument (4.5); review orders regarding settlement (0.1)	4.60	2,392.00
4/10/2008	G. Fanger	Attend and take notes at summary judgment hearing (4.5); review discovery documents for trial exhibits (1.1); prepare pretrial disclosures (1.1)	6.70	2,345.00
4/11/2008	J. Walsh	Review court order (0.2); telephone call to B. Cohen regarding same (0.3); conference with G. Fanger regarding trial preparation (0.4)	0.90	468.00
4/11/2008	G. Fanger	Review summary judgment decision (0.2); confer with B. Walsh regarding settlement conference (0.2) and pretrial disclosures (0.2); correspondence with Mrs. Cohen regarding settlement conference (0.2); conference with B. Walsh and Mr. Cohen regarding settlement conference and summary judgment ruling (0.3); review discovery for trial exhibits (3.5); prepare pretrial disclosures (1.5)	6.10	2,135.00
4/12/2008	G. Fanger	Prepare pre-trial disclosures (0.2); prepare exhibits for pretrial disclosures (0.3)	0.50	175.00

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
4/14/2008	G. Fanger	Calls with Judge Larson's clerks regarding scheduling settlement conference (0.2); calls with court reporters regarding transcripts for Joe Roggio Avila Beach deposition (0.2); review Roggio deposition transcripts for designation of excerpts (2.0); update pretrial disclosures (0.5); prepare outline of issues for trial (3.1); prepare proposed joint pretrial order (1.0)	7.00	2,450.00
4/15/2008	J. Walsh	Conference with G. Fanger regarding trial preparation (0.3); draft engagement letter for Company (0.2); email to B. Cohen (0.1)	0.60	312.00
4/15/2008	G. Fanger	Confer with B. Walsh regarding trial preparation (0.3); prepare outline of issues for trial (1.0); calls with Mr. Cohen regarding trial preparation (0.2); update proposed joint pretrial order (1.0); update pretrial disclosures (0.5); analyze rules regarding issuance of trial subpoenas to Cappuccio (0.2) and Roggio (0.2); correspondence with Mrs. Cohen regarding availability for settlement conference (0.2); prepare settlement conference statement (5.1)	8.70	3,045.00
4/16/2008	J. Walsh	Edit pretrial order (0.5); conference with G. Fanger regarding witnesses, exhibits and trial brief (0.3)	0.80	416.00
4/16/2008	G. Fanger	Prepare joint pretrial order (1.0); confer with B. Walsh regarding trial strategy and pretrial disclosures (0.3); update pretrial disclosures (1.0); calls with Judge Larson's clerks regarding scheduling settlement conference (0.2); prepare settlement statement (6.0); update exhibits to pretrial disclosures (0.5)	9.00	3,150.00
4/17/2008	J. Walsh	Conference with B. Cohen regarding pre-trial preparation (0.8); telephone call from G. Poulos regarding settlement (0.2); review trial order (0.6); review filings (0.2)	1.80	936.00
4/17/2008	G. Fanger	Calls with Mr. Cohen regarding trial strategy and pretrial disclosures (0.3); confer with B. Walsh regarding trial strategy, joint pretrial order, and pretrial disclosures (0.2); update exhibits to pretrial disclosures (1.0); prepare settlement statement (7.0); prepare application for appearance by phone at settlement conference (1.0); call with Greg Polous regarding exchange of pretrial disclosures (0.1); update proposed pretrial order (0.2); update pretrial disclosures (0.1)	9.90	3,465.00

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
4/18/2008	J. Walsh	Edit settlement documents (0.6)	0.60	312.00
4/18/2008	G. Fanger	Prepare settlement statement (4.0); prepare application for appearance by phone at settlement conference (1.5); prepare declaration of Chris Cohen in support of application for appearance by phone (1.0); update pretrial disclosures and prepare for service (0.2); calls with Mr. Cohen regarding trial strategy, pretrial disclosures, and joint pretrial order (0.4) correspondence with Max Kelly and Greg Polous regarding joint pretrial order (0.2)	7.30	2,555.00
4/20/2008	G. Fanger	Prepare settlement statement (1.0); update application for appearance by phone (0.5); update declaration of Chris Cohen in support of application for appearance by phone (0.5)	2.00	700.00
4/21/2008	J. Walsh	Conference with G. Fanger regarding trial preparation (0.2); settlement report edits (0.9); and communications with C. Cohen (0.1)	1.20	624.00
4/21/2008	G. Fanger	Confer with B. Walsh regarding settlement statement and trial matters (0.2); update settlement statement (0.2); correspondence with Mr. Cohen regarding settlement statement (0.1); correspondence with Mrs. Cohen regarding settlement statement and appearance as conference (0.1); correspondence with plaintiff counsel regarding pretrial disclosures (0.1)	0.70	245.00
4/22/2008	J. Walsh	Telephone call from G. Fanger regarding settlement papers and damages (0.3)	0.30	156.00
4/22/2008	G. Fanger	Confer with B. Walsh regarding trial matters (0.3); prepare trial brief (1.4); correspondence with Mr. Cohen regarding settlement statement (0.1); correspondence with Mrs. Cohen regarding settlement statement and appearance at conference (0.1); review plaintiff's pretrial disclosures (0.2); analyze damages claims (4.5); conduct research regarding damages analysis (2.0)	8.60	3,010.00
4/23/2008	J. Walsh	Review damage calculations (0.3); conference with G. Fanger regarding same (0.2)	0.50	260.00

Defendants' Attorney's Fees
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	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
4/23/2008	G. Fanger	Correspondence with Mrs. Cohen regarding settlement conference (0.1); calls with Mr. Cohen regarding computation of damages (1.2); confer with B. Walsh regarding damages analysis (0.2); update damages analysis (5.0); analyze plaintiff's pretrial disclosures (0.5); update settlement conference statement (2.1)	9.10	3,185.00
4/24/2008	J. Walsh	Review damages estimate (0.5); conference with G. Fanger (0.2)	0.70	364.00
4/24/2008	G. Fanger	Update settlement conference statement regarding attorneys' fees (1.5); correspondence with Mrs. Cohen regarding application for phone appearance at settlement conference (0.2); correspondence with Monterey Court Reporters regarding missing Roggio transcripts (0.2); update trial brief (3.8); update settlement conference statement, application for phone appearance, and declaration in support of application (2.5)	8.20	2,870.00
4/25/2008	J. Walsh	Edit pretrial filings (0.7)	0.70	364.00
4/25/2008	G. Fanger	Update trial brief (4.0); prepare joint exhibit list (1.5) prepare witness list (0.5); prepare findings of fact (3.4); analyze plaintiff's opposition to defendants' motion in limine (0.5)	9.90	3,465.00
4/26/2008	G. Fanger	Prepare findings of fact and conclusions of law (3.4); prepare witness list (0.8)	4.20	1,470.00
4/27/2008	G. Fanger	Prepare findings of fact and conclusions of law (5.0); update trial brief (0.9)	5.90	2,065.00
4/28/2008	J. Walsh	Final edits of pre-trial filings (1.2); conference with G. Fanger regarding same (0.3)	1.50	780.00
4/28/2008	G. Fanger	Update findings of fact and conclusions of law (3.0); update trial brief (3.0); update witness list (0.3); calls and correspondence with Max Kelley regarding proposed joint pretrial order and joint exhibit list (0.2); call with D. Tarshes regarding calculation of prejudgment interest (0.1); conduct research regarding calculation of prejudgment interest (3.5); prepare documents for filing (0.2)	10.30	3,605.00

Defendants' Attorney's Fees
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	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
4/29/2008	G. Fanger	Correspondence with Max Kelley regarding documents filed with court (0.1); analyze plaintiff's trial brief and proposed findings of fact (0.4); correspondence with Monterey Court Reporters regarding missing Roggio transcripts (0.2); legal research regarding objections to trial exhibits(1.5); prepare defendants' objections to plaintiff's trial exhibits (3.2)	5.40	1,890.00
4/30/2008	J. Walsh	Prepare for settlement conference (1.1)	1.10	572.00
4/30/2008	G. Fanger	Correspondence with Mrs. Cohen regarding settlement conference (0.3); confer with Mr. Cohen regarding Roggio transcripts (0.3); prepare for settlement conference (0.7); prepare objections to plaintiff's pretrial disclosures and exhibits (3.0)	4.30	1,505.00
5/1/2008	J. Walsh	Prepare for and attend settlement conference (3.0); work on objections to evidence (0.6)	3.60	1,872.00
5/1/2008	G. Fanger	Prepare for settlement conference (0.6); participate in settlement conference (2.5); call with Mrs. Cohen regarding settlement conference and trial status (0.3); prepare objections to plaintiff's pretrial disclosures (5.3); correspondence with Mrs. Cohen regarding settlement conference (0.2)	8.90	3,115.00
5/2/2008	J. Walsh	Prepare for pre-trial conference (1.3); conference with G. Poulos regarding trial exhibits (0.2); emails to clients regarding same(0.1)	1.60	832.00
5/2/2008	G. Fanger	Prepare objections to plaintiff's pretrial disclosures (7.4); prepare trial subpoena to Cappuccio (0.3) and Roggio (0.3); review plaintiff's objections to defendants' pretrial disclosures (0.5)	8.50	2,975.00
5/4/2008	G. Fanger	Prepare for pretrial conference (0.7)	0.70	245.00
5/5/2008	J. Walsh	Attend pretrial conference (2.0); review orders regarding same (0.6)	2.60	1,352.00
5/5/2008	G. Fanger	Participate in pretrial conference (2.0); calls with Mr. Cohen regarding pretrial conference and trial preparation (0.4); conduct legal research regarding service of trial subpoenas on parties (3.0); prepare witness files for Roggio (3.0); confer with B. Walsh regarding trial preparation (0.3); prepare trial subpoenas for Roggio (0.3) and Cappuccio (0.3)	9.30	3,255.00
5/6/2008	J. Walsh	Review trial documents (1.2); conference with G. Fanger regarding trial preparation (0.3)	1.60	832.00

Defendants' Attorney's Fees
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	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
5/6/2008	G. Fanger	Confer with B. Walsh regarding trial preparation (0.3); update trial subpoenas for Roggio (0.3) and Cappuccio (0.3); correspondence with Mrs. Cohen regarding potential appearance at trial and conflicts (0.4); calls with Mr. Cohen regarding trial preparation (0.3); prepare trial exhibits and witness folders for Roggio (1.5), Cappuccio (1.5) and Mr. Cohen (2.0); conduct research regarding rules for out of state subpoenas (2.5)	9.10	3,185.00
5/7/2008	J. Walsh	Work on trial preparation (3.1)	3.10	1,612.00
5/7/2008	G. Fanger	Update Roggio subpoena and send for service (0.5); prepare outline of trial issues and corresponding evidence (6.0); prepare witness folders (1.0)	7.50	2,625.00
5/8/2008	J. Walsh	Work on legal brief (1.5); respond to email regarding C. Cohen (0.1); conference with G. Fanger regarding witnesses and preparation (0.4); related research (1.4)	3.40	1,768.00
5/8/2008	G. Fanger	Confer with B. Walsh regarding trial preparation (0.4); prepare damages exhibit (0.6); prepare witness folders for Michael (0.3) and Leonard Cohen (0.3); conduct legal research regarding travel expenses as damages (1.0)	2.60	910.00
5/9/2008	J. Walsh	Review emails (0.2); begin trial preparation (1.3)	1.50	780.00
5/9/2008	G. Fanger	Update trial subpoena for Joe Cappuccio and prepare for service (0.5); review exhibits for witness folders for Cohen (1.0), Roggio (1.0), and Cappuccio (1.0); conduct research regarding travel expenses as damages (2.4)	5.90	2,065.00
5/11/2008	G. Fanger	Prepare witness folders for Mr. Cohen (0.5); prepare memo regarding travel expenses (0.7); review transcripts of Christene Cohen, Dave Cantrell, Michael Cohen, and Leonard Cohen for deposition designations (2.0)	3.20	1,120.00
5/12/2008	J. Walsh	Work on trial preparation (3.5); opening statement; witness questions (2.8); review depositions (0.8)	7.10	3,692.00
5/12/2008	G. Fanger	Prepare deposition designations for Christene Cohen and Dave Cantrell (3.0); prepare notice of order of witnesses (0.4); prepare damages exhibit (2.5); call with Captain Kobak regarding testimony preparation (0.1); correspondence with Mrs. Cohen regarding appearance at trial (0.2); prepare exhibits and witness folders for Barry Cohen (1.4); prepare memo regarding travel expenses (2.5)	9.10	3,185.00

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	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
5/13/2008	J. Walsh	Trial preparation, including outline of direct examination questions for Joe Roggio and Joe Cappuccio (8.1)	8.10	4,212.00
5/13/2008	G. Fanger	Confer with Mr. Cohen and B. Walsh regarding trial strategy and preparation (0.5); update notice of witnesses (0.3); prepare memo regarding travel expenses and payments to captain (3.4); prepare outline of testimony for Captain Kobak (1.0); update exhibits (4.0)	9.20	3,220.00
5/14/2008	J. Walsh	Work on trial preparation, including organization of documents for direct and cross examinations (7.5)	7.50	3,900.00
5/14/2008	G. Fanger	Calls with Mr. Cohen regarding exhibits (0.4); review transcripts of Barry Cohen (3.0), Dave Kobak (1.0), and Dave Cantrell (1.0) for preparation of witness folders (5.0); update exhibit list (0.5); prepare witness folders for Barry Cohen (1.6), Dave Kobak (1.0) and Dave Cantrell (1.0)	9.50	3,325.00
5/15/2008	J. Walsh	Prepare for trial, continuing to refine direct and cross examination and document presentation (8.1)	8.10	4,212.00
5/15/2008	G. Fanger	Finalize disclosures (1.0) and deposition designations (2.0); confer with B. Walsh regarding exhibits (0.2); calls with Mr. Cohen regarding trial preparation (0.4); correspondence with Max Kelley regarding transcript stipulations and deposition designations (0.3); prepare witness folders for Roggio (3.3) and Barry Cohen (2.0)	9.20	3,220.00
5/16/2008	J. Walsh	Preparation for trial, review depositions and previous testimony of J. Roggio and J. Cappuccio (8.3)	8.30	4,316.00
5/16/2008	G. Fanger	Calls with Max Kelley regarding deposition designations and exhibits (0.2); confer with B. Walsh regarding trial preparation (0.2); calls with Mr. Cohen regarding trial preparation (0.2); update exhibit list (0.4); prepare responses to Plaintiff's deposition designations (4.0); prepare copy of exhibits for court (2.5); prepare outline of testimony for Captain Kobak (2.2)	9.70	3,395.00
5/17/2008	J. Walsh	Preparation for trial, including preparation for direct examination of B. Cohen (7.1)	7.10	3,692.00
5/17/2008	G. Fanger	Prepare for trial, including direct exam of Dave Kobak (2.0) and cross exam of Roggio (3.5)	5.50	1,925.00
5/18/2008	J. Walsh	Trial preparation, continue outline of questions for cross and direct examinations (5.2)	5.20	2,704.00

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
5/18/2008	G. Fanger	Prepare for trial, including direct exam of Barry Cohen(4.7)	4.70	1,645.00
5/19/2008	J. Walsh	Trial preparation, including direct and cross examination question preparation (8.6)	8.60	4,472.00
5/19/2008	G. Fanger	Prepare for trial, including cross exam of Roggio (2.8) and Cappuccio (2.0); meet with Captain Kobak to practice testimony (2.0); meet with Mr. Cohen and B. Walsh to prepare for Mr. Cohen's testimony (5.0)	11.80	4,130.00
5/20/2008	J. Walsh	Trial (6.5) ; and further trial preparation for next days witnesses (2.1)	8.60	4,472.00
5/20/2008	G. Fanger	Attend trial (6.5); respond to Plaintiff's objections to designation of Dave Cantrell deposition testimony (5.0)	11.50	4,025.00
5/21/2008	J. Walsh	Work on trial preparation, including for final cross examinations and presentation of direct case(6.3)	6.30	3,276.00
5/21/2008	G. Fanger	Prepare for trial, including direct exam of Barry Cohen (2.0); prepare for direct exam of Captain Kobak (6.0); meet with Captain Kobak to prepare direct exam (1.5); meet with Mr. Cohen to prepare for trial (4.0)	13.50	4,725.00
5/22/2008	J. Walsh	Trial (6.5) and trial preparation (3.0)	9.50	4,940.00
5/22/2008	G. Fanger	Attend trial (6.5); prepare brief regarding statute of frauds (4.0); prepare for last day of trial, including direct of Barry Cohen (1.4)	11.90	4,165.00
5/23/2008	J. Walsh	Trial (4.8) and follow-up with respect to findings of fact (3.4)	8.20	4,264.00
5/23/2008	G. Fanger	Attend trial (4.8); confer with B. Walsh regarding preparation of proposed findings of fact (0.3); review trial transcripts (1.7)	6.80	2,380.00
5/25/2008	G. Fanger	Review trial transcripts (1.7)	1.70	595.00
5/26/2008	J. Walsh	Work on findings of fact and conclusions of law (6.5); review trial transcript (3.6)	10.10	5,252.00
5/26/2008	G. Fanger	Review trial transcripts (1.5); prepare post trial proposed findings of fact and conclusions of law (11.3)	12.80	4,480.00
5/27/2008	J. Walsh	Work on findings of fact and conclusions of law (5.6)	5.60	2,912.00
5/27/2008	G. Fanger	Prepare post trial proposed findings of fact and conclusions of law (9.2)	9.20	3,220.00
5/28/2008	G. Fanger	Analyze plaintiff's proposed findings of fact; prepare responses to plaintiff's proposed findings of fact (6.0); calls with Mr. Cohen regarding responses to proposed findings of fact (0.2)	6.20	2,170.00
5/29/2008	G. Fanger	Prepare responses to plaintiff's findings of fact and conclusions of law (12.3)	12.30	4,305.00

Defendants' Attorney's Fees*Del Mar Seafoods v. Cohen*

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
5/30/2008	G. Fanger	Prepare responses to plaintiff's findings of fact and conclusions of law (8.7); calls with Mr. Cohen regarding responses to plaintiff's findings of fact and conclusions of law (0.2)	8.90	3,115.00
6/1/2008	G. Fanger	Prepare responses to Plaintiff's findings of facts (7.1)	7.10	2,485.00
6/2/2008	G. Fanger	Prepare responses to Plaintiff's findings of facts (2.6); confer with B. Walsh regarding responses (0.2); calls with Mr. Cohen regarding responses (0.4)	3.20	1,120.00
6/2/2008	J. Walsh	Review responses to Plaintiff's proposed Findings of Fact and Conclusions of Law (2.4); conference with G. Fanger regarding same (0.2)	2.60	1,352.00
6/3/2008	G. Fanger	Review Plaintiff's responses to Defendants' findings of fact (0.3); calls with Mr. Cohen regarding responses (0.3); legal research regarding modification of agreement by conduct and prepayment of installments (5.1)	5.70	1,995.00
6/3/2008	J. Walsh	Review notice from judge regarding oral argument and three questions (0.1); related research and analysis (2.0).	2.10	1,092.00
6/4/2008	G. Fanger	Prepare responses to questions from judge Alsup (3.8); calls with Mr. Cohen regarding responses to Judge Alsup's questions (0.8)	4.60	1,610.00
6/4/2008	J. Walsh	Review Orders regarding scheduling (0.1); telephone call from B. Cohen regarding same (0.2)	0.30	156.00
6/9/2008	J. Walsh	Review new questions (0.2)	0.20	104.00
6/10/2008	G. Fanger	Prepare trial brief regarding responses to Judge Alsup's questions for oral argument (6.0); review plaintiff's trial brief in response to Judge Alsup's questions (0.2)	6.20	2,170.00
6/10/2008	J. Walsh	Conference with G. Fanger regarding response to questions (0.2)	0.20	104.00
6/11/2008	G. Fanger	Prepare trial brief for filing regarding Judge Alsup's questions for oral argument (3.2); calls with Mr. Cohen regarding responses to questions for oral argument (0.4); confer with B. Walsh regarding responses to questions for oral argument (0.2)	3.80	1,330.00
6/11/2008	J. Walsh	Conference with G. Fanger regarding oral argument (0.2); review new brief (0.3)	0.50	260.00
6/13/2008	G. Fanger	Prepare for closing arguments (0.5); review responses to Judge Alsup's questions (0.2); review findings of fact (0.2)	0.90	315.00

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
6/16/2008	G. Fanger	Analyze plaintiff's supplemental trial brief (0.2); confer with B. Walsh and Mr. Cohen regarding oral arguments (0.5); review findings of fact and trial briefs in preparation for oral arguments (2.0); attend oral arguments (1.5); conduct legal research regarding entitlement to attorney's fees (6.5); call with Mr. Cohen regarding hearing and attorney's fees brief (0.2)	9.90	3,465.00
6/16/2008	J. Walsh	Prepare for and attend final oral argument	5.60	2,912.00
6/17/2008	G. Fanger	Prepare brief regarding entitlement to attorney's fees (4.4); correspondence with Mrs. Cohen regarding status (0.1); analyze plaintiff's brief regarding attorneys' fees (0.2)	4.70	1,645.00
6/17/2008	J. Walsh	Review and edit attorneys' fee memo (0.4)	0.40	208.00
6/19/2008	G. Fanger	Analyze court decision in case (0.2); prepare summary of decision (1.0); legal research regarding amount of attorney's fees (1.0); call with Mr. Cohen regarding decision in case (0.2); correspondence to Mrs. Cohen regarding decision in case (0.1); legal research regarding rules for form of judgment (1.5)	5.80	2,030.00
6/19/2008	J. Walsh	Review decision (0.7); telephone call to B. Cohen regarding same (0.2); conference with G. Fanger regarding preparation of attorney's fees motion (0.3).	1.20	624.00
6/20/2008	G. Fanger	Prepare form of judgment	0.60	210.00
6/23/2008	G. Fanger	Prepare form of judgment (2.0); prepare declaration for attorney's fees (2.6); correspondence to Mrs. Cohen regarding decision in case (0.1)	4.70	1,645.00
6/23/2008	J. Walsh	Draft elements for proposed form of judgment(0.5)	0.50	260.00
6/24/2008	G. Fanger	Update form of judgment(0.5); correspondence to Greg Polous regarding form of judgment (0.1); prepare declaration for attorney's fees (2.0)	2.60	910.00
6/24/2008	J. Walsh	Final edit of proposed judgment (0.3).	0.30	156.00
6/25/2008	G. Fanger	Prepare declaration regarding attorney's fees	0.50	175.00
6/26/2008	G. Fanger	Prepare declaration regarding attorney's fees	3.00	1,050.00
6/27/2008	G. Fanger	Prepare declaration regarding attorney's fees (3.5); prepare motion regarding attorney's fees (1.0)	4.50	1,575.00
6/29/2008	G. Fanger	Prepare declaration regarding attorney's fees (2.0); conduct legal research regarding motion attorney's fees (1.5)	3.50	1,225.00
6/30/2008	G. Fanger	Prepare motion for attorney's fees (0.7); update declaration regarding attorney's fees (3.0)	3.70	1,295.00

Defendants' Attorney's Fees
Del Mar Seafoods v. Cohen

	PROFESSIONAL	DESCRIPTION OF SERVICES	HOURS	TOTAL
6/30/2008	J. Walsh	Conference with G. Fanger regarding legal fee and cost submission (0.2).	0.20	104.00
7/2/2008	G. Fanger	Prepare declaration regarding attorney's fees, including time entries by project (2.8); correspondence with Max Kelley regarding changes to proposed Form of Judgment and review same (0.3); correspondence with Greg Poulos regarding proposed Form of Judgment (0.2); update Form of Judgment for filing (2.3); prepare letter brief to Court regarding prejudgment interest (0.5)	6.10	2,135.00
7/3/2008	G. Fanger	Prepare declaration regarding attorney's fees, including time entries by project (2.1); correspondence to Mr. Cohen regarding proposed form of judgment (0.1); correspondence to Mrs. Cohen regarding proposed form of judgment (0.1)	2.30	805.00
7/7/2008	G. Fanger	Prepare declaration regarding attorney's fees, including time entries by project	5.60	1,960.00
7/7/2008	J. Walsh	Work on legal fees application	3.10	1,612.00
7/8/2008	G. Fanger	Prepare declaration regarding attorney's fees, including time entries by project (2.1); prepare declaration of M. Fineman in support of application for attorney's fees (1.0)	3.10	1,085.00
7/8/2008	J. Walsh	Work on legal fees application	3.10	1,612.00
7/9/2008	G. Fanger	prepare declaration and supporting exhibits regarding attorney's fees (1.5); prepare motion regarding amount of attorney's fees (2.7)	4.20	1,470.00

TOTALS:

<u>Hours</u>	<u>Fees</u>
1205.80	\$461,131.50

Courtesy Discount Applied:

9/17/07 Invoice	1,500.00
1/9/08 Invoice	2,000.00
4/9/08 Invoice	2,000.00

<i>Less Total Discount:</i>	\$5,500.00
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<u>TOTAL FEES:</u>	<u>\$455,631.50</u>
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